IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA Allentown Division

EDWARD T. KENNEDY,

Plaintiff,

Case No. 5: 18-CV-00257-JFL

-V-

COMMISSIONER DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE, et. al.

Defendants.

PLAINTIFF'S MOTION TO ORDER DEFENDANT'S ATTORNEY COPPLER TO declare and/or swear under penalty of perjury that her paperwork is true and correct **NUNC PRO TUNC**

- Plaintiff moves for a MOTION TO ORDER DEFENDANT'S 1. ATTORNEY COPPLER TO declare and/or swear under penalty of perjury that her paperwork is true and correct NUNC PRO TUNC.
- This motion is proper in this case because Coppler has taken an oath to tell 2 the truth and not to misconstrue, misinform
 - This motion is based on the pleadings and papers on file in this case. 3.
- WHEREFORE, Plaintiff requests the court grant the order for 4. ATTORNEY COPPLER TO declare and/or swear under penalty of perjury that her paperwork is true and correct

NUNC PRO TUNC

without any further delay.

Date: June 15, 2018, County of Lehigh, Pennsylvania.

Edward Thomas Kennedy

_SEAL

Edward Thomas Kennedy 401 Tillage Road Breinigsville, Pennsylvania Email; kennedy12@protonmail.ch

Fax: 570-609-1810.

CERTIFICATE OF SERVICE

I hereby certify that on June 15, 2018 that I filed a copy of the PLAINTIFF'S MOTION TO ORDER DEFENDANT'S ATTORNEY COPPLER TO declare and/or swear under penalty of perjury that her paperwork is true and correct NUNC PRO TUNC and Memorandum in support of PLAINTIFF'S MOTION TO ORDER DEFENDANT'S ATTORNEY COPPLER TO declare and/or swear under penalty of perjury that her paperwork is true and correct NUNC PRO TUNC by USPS regular mail at the office of the Clerk of Court at United States District Court for the Eastern District of Pennsylvania Allentown Division location, and served by email to the following:

Catriona M. Coppler
Tax Attorney, Tax Division
US Department of Justice
Post Office Box 227
Washington DC 20044

Email: catriona.m.coppler@usdoj.gov

Dated this 15th day of June, 2018

Edward Thomas Kennedy (SEAL)

Edward Thomas Kennedy, Plaintiff.

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA Allentown Division

EDWARD T. KENNEDY,

Plaintiff,

Case No. 5: 18-CV-00257-JFL

-V-

COMMISSIONER DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE, et. al.

Defendants.

Memorandum in support of PLAINTIFF'S MOTION TO ORDER DEFENDANTS TO STOP STEALING FROM PLAINTIFF AND RETURN TO PLAINTIFF ALL THEY HAVE STOLEN

- Defendants took an oath not to steal. 1.
- 2. Since this case began, Defendants have stolen from the plaintiff three times and possibly more.
 - 3. Plaintiff has no contract with Defendants.
 - 4. The Defendants IRS codes are not law.
 - 5. Plaintiff is one of the people of Pennsylvania, and IRS code is not law in this court of record.
 - 6. Plaintiff previously objected to the fact Attorney Coppler failed to declare and/or swear under penalty of perjury that her paperwork is true and correct.

Date: June 15, 2018, County of Lehigh, Pennsylvania.

Thomas	s Kennedy
	Thomas

__SEAL

Edward Thomas Kennedy 401 Tillage Road Breinigsville, Pennsylvania Email; kennedy12@protonmail.ch

Fax: 570-609-1810.

CERTIFICATE OF SERVICE

I hereby certify that on June 15, 2018 that I filed a copy of

PLAINTIFF'S MOTION TO ORDER DEFENDANTS TO STOP STEALING

FROM PLAINTIFF AND RETURN TO PLAINTIFF ALL THEY HAVE STOLEN

and Memorandum in support of PLAINTIFF'S MOTION TO ORDER

DEFENDANTS TO STOP STEALING FROM PLAINTIFF AND RETURN TO

PLAINTIFF ALL THEY HAVE STOLEN by USPS regular mail at the office of the

Clerk of Court at United States District Court for the Eastern District of Pennsylvania

Allentown Division location, and served by email to the following:

Catriona M. Coppler
Tax Attorney, Tax Division
US Department of Justice
Post Office Box 227
Washington DC 20044

Email: catriona.m.coppler@usdoj.gov

Dated this 15th day of June, 2018

Edward Thomas Kennedy (SEAL)

Edward Thomas Kennedy, Plaintiff.